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 9

10 **UNITED STATES DISTRICT COURT**  
 11 **NORTHERN DISTRICT OF CALIFORNIA**  
 12 **OAKLAND DIVISION**  
 13

14 CISCO SYSTEMS, INC., a California  
 corporation, et al.,

15 Plaintiffs,

16 v.

17 ZAHID “DONNY” HASSAN SHEIKH, an  
 18 individual, et al.,

19 Defendants.

20 ADVANCED DIGITAL SOLUTIONS  
 21 INTERNATIONAL, INC., a California  
 corporation,

22 Third-Party Plaintiff,

23 v.

24 RAHI SYSTEMS, INC., a California  
 25 corporation, et al.,

26 Third-Party Defendants.  
 27  
 28

Case No. 4:18-cv-7602-YGR

**EXHIBIT LIST**

Judge: Honorable Yvonne Gonzalez Rogers

Trial Date: November 2, 2020

Pursuant to Paragraph 3(d) of the Court's Standing Order Re: Pretrial Instructions in Civil Cases, Plaintiffs Cisco Systems, Inc. and Cisco Technology, Inc. (together "Cisco" or "Plaintiffs") and Defendants Shahid Sheikh, Kamran Sheikh, Farhaad Sheikh, Advanced Digital Solutions International, PureFutureTech LLC, K&F Associates, LLC, Jessica Little (aka Jessica McIntosh dba McIntosh Networks), and Imran Husain (collectively "Defendants"), and Third Parties Masood Minhas A.K.A. Mike Minhas, Nauman Karamat A.K.A. Norman Karamat, Nabia Uddin, Karoline Banzon, and Kaelyn Nguyen (collectively "Third Party Defendants") (together with Cisco and Defendants, the "Parties") hereby submit the following Exhibit List.

#### **I. CISCO'S EXHIBITS**

<b>Ex. No.</b>	<b>Description</b>	<b>Sponsoring Witness</b>	<b>Stipulation to Admit</b>	<b>Objection</b>	<b>Date Admitted</b>
1	TM 1,542,339	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay;	
2	Withdrawn				
3	TM 2,498,746	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay;	
4	TM 3,759,451	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay;	
5	TM 3,978,294	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay;	
6	Withdrawn				

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
7	CBP Seizure Notice (2016-2895-100-032-01) (3/31/16) (Approximately 222 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO0000729	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
8	CBP Seizure Notice (2016-2895-100-037-01) (5/3/16) (Approximately 100 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO0000739	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
9	CBP Seizure Notice (2016-2895-100-041-01) (5/3/16) (Approximately 100 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO0000742	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
10	CBP Seizure Notice (2016-2895-100-043-01) (5/4/16) (Approximately 100 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO0000715	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
11	CBP Seizure Notice (2016-2895-100-040-01) (5/4/16) (Approximately 100 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO00000723	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
12	CBP Seizure Notice (2016-2895-100-039-01) (5/4/16) (Approximately 100 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO00000749	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
13	CBP Seizure Notice (2016-2895-100-046-01) (5/4/16) (Approximately 64 Counterfeit Cisco Transceivers) (McIntosh Networks) CISCO00000743	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
14	CBP Seizure Notice (2016-2895-100-035-01) (5/5/16) (Approximately 103 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO00000716	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
15	CBP Seizure Notice (2016-2895-100-042-01) (5/5/16) (Approximately 100 Counterfeit Cisco Transceivers) (Uddin Networks) CISCO00000737	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
16	CBP Seizure Notice (2016-2791-000-472-01) (5/12/16) (Cisco network switches, 2 pc (2 bx))(Uddin Networks) CISCO00002263	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
17	CBP Seizure Notice (2017-2895-100-066-01) (6/6/17) (9 Cisco SFPS, PN: GLC-SX-MM-RGD) (McIntosh Networks) CISCO00002268	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
18	CBP Seizure Notice (2017-3195-000-275-01) (9/2/17) (McIntosh Networks) (54 "Transceiver Sets" and 11 labels) CISCO00002269	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
19	CBP Seizure Notice (2018-2791-000-112-01) (12/2/17) (7 Transceiver Modules) (McIntosh Networks) CISCO000005025-26	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
20	CBP Seizure Notice (2018-2791-000-176-01) (2/9/18) (56 transceivers) (McIntosh Networks) CISCO00002261	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
21	CBP Seizure Notice (2018-2791-000207-01) (3/10/18) (9 pieces of Network Equipment) (McIntosh Networks) CISCO00006605	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
22	CBP Seizure Notice (2018-2791-000198-01) (3/11/18) (Transceiver 56 Ea, 1 BX) (Sam's Secondhand Goods) CISCO000006713	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
23	CBP Seizure Notice (2018-2791-000-238-01) (3/24/18) (80 Transceiver Modules) (Jessica McIntosh) CISCO000002271	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
24	CBP Seizure Notice (2018-2095-101416-01) (3/28/18) (8 Counterfeit Cisco Transceiver Cable Bundle) (Sam's Secondhand Goods) CISCO000006712	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
25	CBP Seizure Notice (2018-2791-000-331-01) (5/8/18) (150 transceiver modules) (Jessica McIntosh) CISCO000006724	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
26	CBP Seizure Notice (2018-2791-000-353-01) (6/7/18) (650 transceiver labels) (PureFutureTech) CISCO000002270	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
27	CBP Seizure Notice (2018-2791-000-429-01) (6/10/18) (AC Power Supplies (12 ea)) (PureFutureTech) CISCO000002266	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
28	CBP Seizure Notice (2018-2791-000-525-01) (7/8/18) (Catalyst Switches (3 ea)) (PureFutureTech) CISCO000006731	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
29	CBP Seizure Notice (2018-2791-000-551-01) (7/8/18) (Catalyst Switches (3 ea)) (PureFutureTech) CISCO000002265	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
30	CBP Seizure Notice (2018-2791-000-533-01) (7/12/18) (Catalyst Switches (3 ea)) (Purefuture Tech) CISCO000002107	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
31	CBP Seizure Notice (2018-2791-000-546-01) (7/24/18) (Catalyst Switches (Cisco) 2 ea (1 bx)) (Iman Husain) CISCO000002264	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
32	CBP Seizure Notice (2019-2791-000-045-01) (8/4/18) (Catalyst (4 ea)) (Pure Future Technology) CISCO000002262	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
33	CBP Seizure Notice (2019-2791-000-018-01) (8/5/18) (Catalyst Switches (3 ea)) (Purefuture Tech) CISCO000002098	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	



Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
34	CBP Seizure Notice (2018-4197-001-042-01) (8/31/18) (2 Counterfeit Cisco switches) (Imran Husain) CISCO000006954	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
35	CBP Seizure Notice (2018-2791-000-568-01) (9/25/18) (6 ea (2 boxes) Catalyst Switches) (Imran Hussain) CISCO000006944	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
36	CBP Seizure Notice (2019-4197-000-144-01) (10/12/18) (2 Counterfeit Cisco Switches) (Imran Husain) CISCO000006959	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
37	CBP Seizure Notice (2019-2791-000-028-01) (10/23/18) (Network Equipment 8 ea (3 boxes) (Imran Hussain) CISCO000006960	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
38	CBP Seizure Notice (2019-3195-000-078-01) (10/29/18) (5 Cisco Network Switches) (ADSII) CISCO000002267	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
39	CBP Seizure Notice (2019-4197-000-409-01) (11/6/18) (2 counterfeit Cisco switches) (Imran Husain) CISCO000002101	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	



Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
40	5/26/16 email from CBP (Seiden) to ciscoipr, with pictures; Subject: Authentication of Cisco Switches, 2032 CISCO00002603-10	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
41	5/28/16 email from Cisco (Kwan) to CBP (Seiden), with attached PARC; Subject: Authentication of Cisco Switches, 2032 CISCO00002272-75	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
42	5/26/17 email from Cisco (Heidecker) to CBP (Ma), with attached ESR and photos; Subject: Suspect Cisco SFPs GLC-SX-MMD-RGD CISCO00002317-402	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
43	9/5/17 email from CBP (Aliu) to ciscoipr, with attached pictures; Subject: CBP Determination Request-6358 CISCO00002611-23	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
44	9/10/17 email from Cisco (Heidecker) to CBP (Alou), with attached ESR; Subject: CBP Determination Request-6358 CISCO00002282-88	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
45	12/4/17 email from HIS (Friedman) to ciscoipr, with pictures; Subject: Pictures of suspected counterfeit Cisco transceiver modules CISCO00002632-53	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
46	12/4/17 email from Cisco (Heidecker) to HSI (Friedman) with determination of authenticity; Subject: Pictures of suspected counterfeit Cisco transceiver modules CISCO00002210-11	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
47	12/4/17 email from HSI (Friedman) to Cisco (Carter); Subject: Pictures of suspected counterfeit Cisco transceiver modules CISCO00002258-60	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
48	12/6/17 email from HSI (Friedman) to Cisco (Heidecker), with attached pictures; Subject: Pictures of suspected counterfeit Cisco transceiver modules CISCO00002212-41	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
49	12/16/17 email from Cisco (Heidecker) to HSI (Friedman), with Finisar and Methode ESRs; Subject: Pictures of suspected counterfeit Cisco transceiver modules CISCO00002242-49	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
50	2/28/18 email from HSI (Friedman) to Cisco (Heidecker), with attached pictures; Subject: Product authentication CISCO00002624-31	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
51	3/1/18 email from Cisco (Heidecker) to HSI (Friedman), with Methode ESR; Subject: Product authentication CISCO00002205-07	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
52	3/1/18 email from HSI (Friedman) to Cisco (Carter); Subject: Product authentication CISCO00002202-04	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
53	3/12/18 email from HSI (Friedman) to Cisco (Heidecker), and pictures; Subject: Product Identification Cisco (56) GLC-TE, Transceivers CISCO00002654-61	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
54	3/13/18 email from Cisco (Heidecker) to HSI (Friedman), with Methode ESR; Subject: Cisco (56) GLC-TE, Transceivers CISCO00002195-97	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
55	3/13/18 email from HSI (Friedman) to Cisco (Carter); Subject: Cisco (56) GLC-TE, Transceivers CISCO00002198-200	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
56	3/12/18 email from HSI (Friedman) to Cisco (Heidecker), with attached pictures; Subject: Product authentication CISCO00002684-708	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
57	3/14/18 response from Cisco (Kwan) to HSI (Friedman), with Cisco PARC; Subject: Product authentication CISCO00002190-94	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
58	3/13/18 email from HSI (Friedman) to Cisco (Carter); Subject: Product Identification CISCO00002201	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
59	4/5/18 email from HSI (Friedman) to Cisco (Heidecker), with pictures ; Subject: HAWB# 5438569076 CISCO00002662-71	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
60	4/12/18 email from Cisco (Heidecker) to HSI (Friedman), with attached Finisar ESR; Subject: HAWB# 5438569076 CISCO00006762-67	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
61	4/24/18 email from CBP (Watson) to Cisco (Carter); Subject: Cisco and HP TRANSCEIVERS SZ# 2018209510141601 CISCO00006576-77	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
62	6/7/18 email from HSI (Friedman) to Cisco (Heidecker), with pictures; Subject: HAWB# 3505456743 CISCO00002672-83	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
63	6/8/18 email from Cisco (Heidecker) to HSI (Friedman), with attached Cisco ESR; Subject: HAWB# 3505456743 CISCO00002289-98	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
64	6/14/18 email from HSI (Friedman) to Cisco (Heidecker), with photos; Subject: Cargo Hold Request - 6892090776 has been assigned to you CISCO00002709-27	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
65	6/19/18 email from Cisco (Kwan) to Friedman, with Cisco PARC; Subject: Cargo Hold Request - 6892090776 has been assigned to you CISCO00006689-95	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
66	7/5/18 email from CBP (Lopez) to ciscoipr, with photos; Subject: DETERMINATION# 2052150 CISCO00002778-83	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
67	7/10/18 email from Cisco (Kwan) to CBP (Lopez), with Cisco ESR; Subject: DETERMINATIO N# 2052150 CISCO00002304-10	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
68	7/5/18 email from CBP (Lopez) to ciscoipr, with photos; Subject: DETERMINATIO N# 2052116 CISCO00002728-41	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
69	7/10/18 email from Cisco (Kwan) to CBP (Lopez), with Cisco ESR; Subject: DETERMINATIO N# 2052116 CISCO00002276-81	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
70	8/2/18 email from CBP (Lopez) to ciscoipr, with pictures; Subject: DETERMINATIO N# 2062868 CISCO00002752-2764	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
71	8/7/18 email from Cisco (Kwan) to CBP (Lopez), with Cisco PARC; Subject: DETERMINATIO N# 2062868 CISCO00002293-303	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	



Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
72	11/19/18 email from CBP (Ordonez) to ciscoipr, with photos; Subject: Request for Authentication-0875 CISCO000002742-2751	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
73	Sheikh_Shahid_Husain 2019-09-10 196:2-201:25	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Relevance, FRE 403, Hearsay	
74	8/11/16 C&D to Uddin Networks CISCO00000730-33	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
75	8/11/16 C&D to McIntosh Networks CISCO00000717-19	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
76	8/15/16 Response from Jessica McIntosh CISCO000002161	Kenny Carter/Jessica Little	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
77	Jessica Little production LITTLE00001-6	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
78	UPS records from Reno, NV (Box 311) CISCO000003423-30	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
79	UPS records from Portland, OR (Box 302) CISCO00003403-22	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
80	UPS records for 47000 Warm Springs Blvd., Suite 1 #122, Fremont CISCO00003431-57	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
81	UPS records for 3984 Washington Blvd., Fremont (Uddin Networks) CISCO00003696-702	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
82	Documents opening Box 315 by Nabia Uddin, signed 2/16/16 CCO001686-90	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
83	UPS records for 3984 Washington Blvd., Fremont (Box 315) CISCO00003458-3692	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
84	Declaration by Custodian of Records for Box 315 CISCO00009786-87	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
85	Letter from Cisco to ADSI, related to audit rights under ICPA, dated 4/22/15 CISCO00004272-75	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
86	Cisco termination of ADSI, dated 5/11/15 CISCO00007476-77	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
87	11/8/17 email string regarding ADSI's effort to re-register as a Cisco partner CISCO00007314-18	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
88	ADSI Invoices ADSI00001-00333	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
89	ADSI Sales Records ADSI000340-1518	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
90	ADSI Sales ADSI00099a	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
91	Cisco 2015 ADSI00334	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
92	Cisco 2016 ADSI00335	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
93	Cisco 2017 ADSI00336	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
94	Cisco 2018 ADSI00337	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
95	2017 Cisco Sales ADSI_KF ADSI00338	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
96	2018 Cisco Sales ADSI_KF ADSI000339	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
97	PFT Invoices PFT00001-44	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
98	KF Cisco purchases from ADSI KFA00001	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
99	KF Cisco Sales 12-01-2015 to 7-24-2019 KFA00002	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
100	K&F Sales to Customers 2015 KFA00003	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
101	K&F Sales to Customers 2016 KFA00004	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
102	K&F Sales to Customers 2017 KFA00005	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
103	K&F Sales to Customers 2018 KFA00006	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
104	Corporate Records for ADSI CCO001669-70	FRE 902	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
105	Corporate records for PureFutureTech Inc. (Minhas) CISCO6736-39	FRE 902	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
106	Corporate Records for PureFutureTech LLC (Kamran) CISCO6745-46	FRE 902	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
107	Corporate Records for K&F Associates CCO001664-67	FRE 902	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
108	Printout of fpds.gov of ADSI government contracts (marked for identification only) CISCO00004366-4999	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
109	Printout of fpds.gov of ADSI government contracts (marked for identification only) CISCO00005004-17	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
110	ADSI GSA registration CISCO00005018-23	FRE 902	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity;	
111	Abaram/TJR Spreadsheet Cisco_Abaram 361	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
112	Abaram/TJR Photographs Cisco_Abaram 248-360	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
113	Abaram/TJR Invoices Cisco_Abaram 1-247	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
114	Finisar ESR for products K&F sold to Abaram/TJR CISCO00008726-27	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
115	Broadcom ESR for product K&F sold to Abaram/TJR CISCO00008730-31	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
116	Broadcom ESR for product K&F sold to Abaram/TJR (revised 4/30/20) CISCO00008245	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
117	Methode ESR for products K&F sold to Abaram/TJR CISCO00008732	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
118	Lumentum ESR for products K&F sold to Abaram/TJR CISCO00008740-41	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
119	Production from Dexon Computers DEX-000001-8	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	



Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
120	Photos of switches sold to Acer America (FOC2022U1ZW and FOC2022U258) CISCO00008246-47	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
121	Console readout for FCW2135D0GX	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
122	PO by Acer America for switches, dated 5/21/18	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
123	ESR for Acer switches (FOC2022U1ZW and FOC2022U258) CISCO00008248-52	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
124	ESR for Acer switch (FCW2135D0GX) CISCO0000868-83	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
125	Sales Info for switches (sold by Dexon to Acer) CISCO00008684-86	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
126	SN Report for switches Sold by Defendants CISCO00009016-21	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
127	Products sold to Acer America	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
128	Production from E.W. Scripps CISCO00009791-826	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
129	RMA record (EW Scripps) CISCO00008941	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
130	Console readout (EW Scripps) CISCO00008942-56	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Hearsay	
131	Console readout (EW Scripps) CICO00008963-67	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity, Hearsay	
132	ESR for Scripps switches CISCO00008958-62	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
133	Console Readout (Scripps)	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
134	Cisco data base spreadsheet for FDO1938E3Ti, FDO2036Q012, and FDO2037E2YW CISCO00008684-86	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
135	4/27/18 invoice from Dexon to Scripps DEX000003	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
136	Scripps property tracer report	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
137	RMA record for malfunctioning switch (Scripps) CISCO00008941	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
138	Cisco records related to RMA CISCO00008968-90	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
139	Products sold by ADSI to EW Scripps	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
140	Subpoena production from PeopleNCom CISCO00003359-80	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
141	ESR related to PeopleNCom products CISCO00002596-602	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
142	Data from Cisco database re products sold to PeopleNCom, and risk scoring CISCO00002784	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay; Speculation	
143	Subpoena production from US Army (NGIC) (contract) CISCO00002795-809	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
144	Subpoena production from US Army (NGIC) (photos) CISCO00008107-8244	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
145	Subpoena production from US Army (NGIC) (inventory documents) CISCO00002948-53	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
146	Subpoena production from US Army (NGIC) (Custodian decl.) CISCO00002793-94	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
147	Cisco ESR related to US Army (NGIC) products CISCO00003765-69	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
148	Finisar ESR for US Army (NGIC) products CISCO000003770	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
149	ADSI PO to Amazon, for customer US Army (NGIC) ADSI01504	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403,	
150	Products sold by ADSI to US Army (NGIC)	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403,	
151	Production from USDA CISCO000003940-56	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
152	ESR for USDA products CISCO000003957-61	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
153	Subpoena production from VTA CISCO000004133-37; 8028-99	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
154	Sumitomo ESR related to VTA products CISCO000008100-03	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
155	Neophotonics ESR related to VTA products CISCO000008104-06	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
156	Screenshot from Valley Transportation Authority (marked for identification only)	VTA witness	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	
157	Subpoena production from West USA Realty CISCO000003705-62	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
158	ESR related to West USA Realty products CISCO000008665-79	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
159	Government Contract Forms (Fort Sam Houston) ADSI00147-177	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
160	Government Contract Forms (Strategic Systems Programs) ADSI00180-94	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
161	Screenshot of Strategic Systems Programs (marked for identification only)	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403, Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
162	Government Contract Forms (NavSup FLC Puget Sound) ADSI000195-209	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
163	Government Contract Forms (NavSup FLC Norfolk) ADSI00210-17	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
164	Government Contract Forms (NavSup FLC Jacksonville) ADSI00218-225	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
165	Government Contract Forms (Bureau of Reclamation) ADSI00226-31	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
166	Government Contract Forms (Dept. of State) ADSI232-34	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
167	Government Contract Forms (March Air Base) ADSI00235-45	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
168	Government Contract Forms (US Army) ADSI00246-58	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	



Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
169	ADSI Invoice to US Naval Forces Central Command ADSI00259	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
170	ADSI Invoice to Tracy Depot ADSI00260	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
171	ADSI Invoice to US EPA ADSI00261	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
172	11/15/16 email from Cisco (Louie) to Cisco (Zaccaro), in email string including US Army (Staheli) regarding purchases from ADSI on GSA; Subject: New Cisco equipment CISCO00007908-11	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
173	ADSI documents of sale to Strategic Weapons FAC Pacific Bango ADSI01455-56	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
174	Screenshot from Naval Sea Systems Command (marked for identification only)	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
175	Screenshot from LinkedIn for John Corbett (marked for identification only)	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
176	9/21/17 email from Freddy Sheikh to Kamran and others; Subject: Cable Wholesale Check Release CCO0000031-33	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403	
177	ADSI Sales Department policy CCO0000028	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
178	2/9/17 email from sam@adsii.com to Nabia Uddin and Shahid Sheik; No Subject (attaching pictures from Summer) CCO0000028	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
179	12/6/16 email from UPS to Uddin; Uddin forwarded to Kamran Sheikh CCO0000029-30	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
180	Email string from 7/22/16-7/26/16, among Uddin, Shahid Sheikh, Kamran Sheikh, and Miguel, re picking up package at UPS CCO0000034-36	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
181	6/8/17 email from UPS to Uddin; Uddin forward to Kamran Sheikh CCO000027	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
182	Photos of ADSI facility in Fremont (marked for identification only)	Stipulation		Foundation; Authenticity; Relevance; FRE 403; Hearsay	
183	American Express Records CISCO00009022-775	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
184	Subpoena production from Link US CISCO00003873-939	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
185	Risk scoring of Link US products CISCO00008026	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay; Speculation	
186	11/28/17 email from Uddin to Colosi; Subject: Cisco counterfeit CISCO00002139	Nabia Uddin	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
187	12/8/17 email from Colosi to Uddin; Subject: Cisco counterfeit CISCO00002140	Nabia Uddin	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
188	Test purchase report by Fusion 85 of purchase from The Network Hardware CISCO00004332-38	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
189	Test purchase of Cisco license by Mason Investigatory Group from The Network Hardware, February 2018 CISCO00006524-37	Kenny Carter	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
190	Defendants ADSI....answer to Second Amended Complaint (marked for identification only)	N/A (Identification Only)	N/A	Foundation; Authenticity; FRE 403; Hearsay	
191	CONFIDENTIAL Risk Score Results ADSI Link US Sales Data (4.15.20)	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay; Speculation	
192	List of Defendant Sales that were Analyzed 04-16-2020 CONFIDENTIAL	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
193	Vodanet 2020-04-16 CONFIDENTIAL	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
194	Combined Risk Score Results for Expert (4.15.20)	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay; Speculation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
195	Cisco GLPs	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
196	PIDS for product families 041620	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
197	Spreadsheet from ADSI invoices CONFIDENTIAL	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
198	2019 Broker Analysis 2020-04-13	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
199	Products ADSI sold to VTA	Sam Gupta	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
200	2020.04.17 Regan Report (Cisco v ADSI Defendants) (marked for identification only)	Greg Regan	N/A (identification only)	Foundation; Authenticity; FRE 403; Hearsay	
201	Levy Report 2020 04 17 2230 sig.pdf (marked for identification only)	Dan Levy	N/A (identification only)	Foundation; Authenticity; FRE 403; Hearsay	
202	Memorandum on Risk Analysis History and Evolution - 2020-04-14 (marked for identification only)	Charles Williams	N/A (identification only)	Foundation; Authenticity; FRE 403; Hearsay; Speculation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
203	Risk Scoring for Secondary Market product	Charles Williams	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay; Speculation	
204	USDA ARS Declaration 2020-04-02 CISCO00008660-64	FRE 1007	Defendants do not stipulate to admission  TPD stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
205	Deposition Excerpts of Richard Love	N/A (identification only)	N/A (identification only)	FRE 403; Hearsay	
206	Deposition Excerpts of Jesse MacDougall	N/A (identification only)		FRE 403; Hearsay	
207	Deposition Excerpts of Sefanit Tesfaye	N/A (identification only)		FRE 403; Hearsay	
208	Deposition Excerpts of Marc Parker	N/A (identification only)		FRE 403; Hearsay	
209	Deposition Excerpts of Paul Riccobene	N/A (identification only)		FRE 403; Hearsay	
210	Deposition Excerpts of Anita Smith	N/A (identification only)		FRE 403; Hearsay	
211	Cisco demonstrative (marked for identification only)	Charles Williams		Foundation; Authenticity; FRE 403; Hearsay	
212	Deposition Excerpts of Farhaad Sheikh	N/A (identification only)		Def.: FRE 403; Rule of Completeness  TPD object that this document is not properly treated as an exhibit, though do not object to its contents being read to the jury as evidence.	

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Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
213	Deposition Excerpts of Kamran Sheikh	N/A (identification only)		Def.: FRE 403; Rule of Completeness  TPD object that this document is not properly treated as an exhibit, though do not object to its contents being read to the jury as evidence.	
214	Deposition Excerpts of Shahid Sheikh (9/10/19)	N/A (identification only)		Def.: FRE 403; Rule of Completeness  TPD object that this document is not properly treated as an exhibit, though do not object to its contents being read to the jury as evidence.	
215	Deposition Excerpts of Shahid Sheikh (2/28/20)	N/A (identification only)		Def.: FRE 403; Rule of Completeness  TPD object that this document is not properly treated as an exhibit, though do not object to its contents being read to the jury as evidence.	



**II. DEFENDANTS' AND THIRD PARTY PLAINTIFF'S JOINT EXHIBITS**

<b>Ex. No.</b>	<b>Description</b>	<b>Sponsoring Witness</b>	<b>Stipulation to Admit</b>	<b>Objection</b>	<b>Date Admitted</b>
300	Deposition transcript excerpts and corresponding video from the deposition of Nabia Uddin taken on March 6, 2020.	Nabia Uddin	Plaintiffs and TPD object to this exhibit as overbroad	This document is not properly treated as an exhibit TPD: Join, subject to MILs and objections to individual designations. TPD: This document is not properly treated as an exhibit	
301	Secretary of State website filing of Statement of Information Uddin Networks LLC [Exhibit 1 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
302	Secretary of State website filing of Resignation of Agent for Service of Process Uddin Networks LLC [Exhibit 2 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
303	Secretary of State website filing of Articles of Organization of Uddin Networks LLC [Exhibit 3 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
304	Letter from U.S. Customs and Border Protection to Cisco Technology, Inc., Bates No. CISCO00002263 [Exhibit 4 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
305	Electronic Journal Viewer and Mailbox Service Agreement-The UPS Store, Bates No. CISCO00003693-3702 [Exhibit 5 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs stipulate to admissibility; TPD objects, foundation, authenticity	TPD: The proffered exhibit appears to contain multiple documents, the author of each document is not clear	
306	Email from Nabia Uddin to Tarun Raisoni, Bates No. RAHI013857 [Exhibit 6 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
307	Email from Nabia Uddin to Peter Colosi, Bates No. CISCO00002140 [Exhibit 7 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
308	Letter from Sideman Bancroft to Uddin Networks LLC re: Seizure of Counterfeit "Cisco" Products [Exhibit 8 to the Deposition of Nabia Uddin]	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		

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Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
309	Deposition transcript excerpts and corresponding video from the deposition of Shahid Sheikh taken on September 10, 2019.	N/A	Plaintiffs and TPD do not stipulate to admissibility	Plaintiffs object that this document is not properly treated as an exhibit, and any testimony by Shahid Sheikh should be prohibited (see Cisco's motions in limine #1)  TPD: Join, subject to MILs and objections to individual designations. TPD: This document is not properly treated as an exhibit.	
310	Exhibit D to the Declaration of Andrew Parkhurst in Support of Opposition to MSJ (emails between Cisco, Minhas, and Uddin; documents produced by Plaintiff, Bates Nos. CISCO00004282-4286 and CISCO00007498-7499)	Mike Minhas, Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
311	Exhibit E to the Declaration of Andrew Parkhurst in Support of Opposition to MSJ (ADSI Inc.'s RFPD, Set One, to Rahi Systems, Inc.)	N/A	Plaintiffs stipulate to admissibility  TPD stipulate to authenticity	TPD: This document is not properly treated as an exhibit. Defendants have not designated portions of this document as required by the PTO.	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
312	Exhibit F to the Declaration of Andrew Parkhurst in Support of Opposition to MSJ (Rahi Systems, Inc.'s Responses to ADSI Inc.'s RFPD, Set One)	N/A	Plaintiffs stipulate to admissibility  TPD stipulate to authenticity	TPD: This document is not properly treated as an exhibit. Defendants have not designated portions of this document as required by the PTO.	
313	Exhibit I to the Declaration of Andrew Parkhurst in Support of Opposition to MSJ (Proof of Service for Civil Case Cover Sheet, Summons and Complaint served on Nabia Uddin in the State Court Action on November 13, 2017)	Nabia Uddin	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy; TPD: FRE 401, 403, subject to MILs	
314	Withdrawn (Duplicate)		Plaintiffs stipulate to admissibility		
315	Exhibit 21 to the Declaration of Kathleen Friend in Support of MSJ (emails between Minhas, Raisonni, Bates No. ADSI 1519-1520)	Tarun Raisonni; Mike Minhas	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: FRE 401, 403	
316	Exhibit 22 to the Declaration of Kathleen Friend in Support of MSJ (Letter dated August 11, 2016 produced by ADSI, Bates No. ADSI 1522-1525)	Nabia Uddin; Peter Colosi	Plaintiffs and TPD stipulate to admissibility		

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
317	Exhibit 23 to the Declaration of Kathleen Friend in Support of MSJ (Email produced by ADSI, Bates No. ADSI 01521, 1534-1537)	Tarun Raison; Mike Minhas	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: FRE 401, 403	
318	Exhibit 24 to the Declaration of Kathleen Friend in Support of MSJ (email produced by ADSI, Bates No. ADSI 1526-27)	Norman Karamat; Roya Sadaghiani; Mike Minhas	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: FRE 401, 403	
319	Exhibit 25 to the Declaration of Kathleen Friend in Support of MSJ (California Secretary of State documents for Pure Future Technology, Inc., produced by ADSI, Bates No. ADSI 1528-30)	Mike Minhas	Plaintiffs stipulate to admissibility  TPD: stipulated to authenticity	TPD: FRE 401, 403	
320	Exhibit 26 to the Declaration of Kathleen Friend in Support of MSJ (California Secretary of State Documents for Uddin Networks LLC produced by ADSI Bates No. ADSI 1531-33)	Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		
321	Exhibit 27 to the Declaration of Kathleen Friend in Support of MSJ (Invoices produced by ADSI Bates No. ADSI 1538-1551)	Norman Karamat	Plaintiffs stipulate to admissibility	TPD: FRE 401, 403, foundation	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
322	Exhibit 28 to the Declaration of Kathleen Friend in Support of MSJ (Email produced by ADSI, Bates No. ADSI 1552)	Tarun Raison; Nabia Uddin	Plaintiffs stipulate to admissibility  TPD: stipulate to authenticity	TPD: FRE 401, 403	
323	Exhibit 31 to the Declaration of Kathleen Friend in Support of MSJ (Minhas Agreement with Rahi Systems; Bates No. Rahi00001-2)	Mike Minhas; Tarun Raison	Plaintiffs stipulate to admissibility  TPD: stipulate to authenticity	TPD: FRE 401, 403	
324	Exhibit 32 to the Declaration of Kathleen Friend in Support of MSJ (Bates No. Rahi000023)	Mike Minhas; Tarun Raison	Plaintiffs stipulate to admissibility  TPD: stipulate to authenticity	TPD: FRE 401, 403	
325	Exhibit 33 to the Declaration of Kathleen Friend in Support of MSJ (Bates No. Rahi000108-111 and 282-283)	Mike Minhas; Tarun Raison	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: FRE 401, 403	
326	Exhibit 34 to the Declaration of Kathleen Friend in Support of MSJ (Bates No. Rahi00001271-1279)	Mike Minhas; Tarun Raison	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: FRE 401, 403	
327	Exhibit 35 to the Declaration of Kathleen Friend in Support of MSJ (Bates No. Rahi0001280-1281)	Mike Minhas; Tarun Raison; Norman Karamat; Karoline Banzon	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: FRE 401, 403	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
328	Expert Report of Russell Mangum	Russell Mangum	Plaintiffs and TPD do not stipulate to authenticity	Cisco: Objection. Expert report should not be admitted. This should be for identification only.  TPD: Join	
329	Expert Rebuttal Report of Russell Mangum	Russell Mangum	Plaintiffs and TPD do not stipulate to authenticity	Cisco: Objection. Expert report should not be admitted. This should be for identification only.  TPD: Join	
330	CISCO00000758-763	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD: Join	
331	CISCO00000767-772	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to authenticity	Cisco: Objection regarding relevancy  TPD Join	
332	Cisco 2019 Annual Report	FRE 1007; Russell Mangum, Cisco Custodian of Records	Plaintiffs and TPD do not stipulate to admissibility	Cisco: Objection regarding relevancy, as whole document is being offered into evidence TPD: Join	
333	Cisco ESR Reports CISCO00003765-3769	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		
334	Cisco ESR Reports CISCO00003960-3961	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
335	Cisco ESR Reports CISCO00008678-8679	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		
336	Cisco ESR Reports CISCO00008704-8725	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		
337	Cisco ESR Reports CISCO00009776-9780	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		
338	Cisco ESR Reports CISCO00009781-9785	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		
339	Cisco ESR Reports CISCO00009788-9790	Kenny Carter; Cisco Custodian of Records	Plaintiffs and TPD stipulate to admissibility		
340	CISCO00007496-7503; Communications between Cisco and Minhas, Uddin	Mike Minhas, Nabia Uddin	Plaintiffs and TPD stipulate to admissibility		

### III. THIRD PARTY DEFENDANTS' EXHIBITS

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
800	USCB Seizure Notices (CISCO 000000729, CISCO 00002098-2108, CISCO00002147,CISCO 00002166-70, CISCO00004316-4323, CISC00005026, CISCO00006752-6753, CISCO0006761)	Kenny Carter; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay; Improper Character Evidence; Speculation	
801	2/7/18 ADSI Statement of Information	<u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); FRE 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay;	



Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
802	12/5/18 K&F Associates Statement of Information	<u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); FRE 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
803	PureFutureTech, LLC Secretary of State Documents (2/20/18 Statement of Information and 12/19/17 Articles of Organization)	<u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); FRE 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
804	Documents Produced by Portland Oregon UPS Store pursuant to subpoena	FRE 902(11), 1007, Theresa Lau; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
805	Declaration of Custodian of Records for UPS Store Center 1819 SW 5th Ave., Portland OR 97201	FRE 902(11), 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity;	
806	1/16/18 Email re: Mail Box Agreement and Reno Mailbox Rental documents (LITTLE 00001-6)	FRE 1007; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
807	California Secretary of State Documents for Pure Future Technology, Inc.	<u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000); Mike Minhas	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
808	California Secretary of State Documents for Uddin Networks, LLC	<u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000); Nabia Uddin	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
809	Hong Kong Sells Invoice	FRE 1007; Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012); <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay;	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
810	Warm Springs Blvd. UPS Store Mailbox Service History Report	FRE 902, 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
811	Warm Springs Blvd. UPS Store Unified Package Management	FRE 902, 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
812	Warm Springs Blvd. UPS Store Documents	FRE 902, 1007 <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
813	Warm Spring Blvd. UPS Store Electronic Journal Viewer	FRE 902, 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
814	Warm Springs Blvd. UPS Store Mailbox Rental Documents	FRE 902, 1007; <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
815	Uddin Networks Secretary of State Documents	Nabia Uddin; FRE 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
816	Washington Blvd. UPS Rental Documents	FRE 902(11), 1007; <u>John Paul Mitchell Sys. v. Quality King Distributors, Inc.</u> , 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
817	Washington Blvd. UPS Custodian of Records Declaration	FRE 902(11), 1007	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
818	Uddin Correspondence with Sideman Office	Nabia Uddin	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
819	ADSI Employee Handbook and Sales Department Memo	FRE 1007, Nabia Uddin, Mike Minhas, Karolyn Banzon, <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance, FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
820	Uddin Networks Secretary of State Renewal Receipt	Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
821	Uddin Networks Secretary of State Reminder Notice Postcard	Nabia Uddin	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
822	9/15/17 Shahid Sheikh Email with Norman Karamat re "Norman Commission Report"	Norman Karamat	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
823	6/8/17 Email string from Uddin to Kamran Sheikh, Theresa Lau forwarding Washington Blvd. UPS Store email re: "Package Received"	Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
824	2/8/17-2/9/17 Email String Between Uddin, Shahid Sheikh and "Sam" re "attached Pictures from Summer"	Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
825	12/6/16 Email String Between Uddin and Kamran Sheikh re: "Package Received"	Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
826	9/21/17 Email String re: "Cable Wholesale Check Release"	Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
827	7/22/16-7/26/16 Email String between Uddin, Husain, Shahid Sheikh and Washington Blvd. UPS Store re: "Package Received"	Nabia Uddin; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
828	Pick-up receipts for Washington Blvd. UPS Store	FRE 902, 1007 <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Hearsay	
829	March 30, 2018 email string from "nabia@adsii.com"	Theresa Lau; <u>Davis v. HSBC Bank Nevada, N.A.</u> , 691 F.3d 1152, 1160 (9th Cir. 2012)	Plaintiffs stipulate to admissibility  Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

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1 DATED: October 1, 2020

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By: /s/ Richard J. Nelson

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Richard J. Nelson

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5 DATED: October 1, 2020

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/s/ Andrew Parkhurst

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**ATTESTATION CLAUSE**

Pursuant to Civil Local Rule 5.1., I hereby attest that all counsel represented by conformed signatures above have concurred in the filing of this Exhibit List.

DATED: October 1, 2020

SIDEMAN & BANCROFT LLP

By: /s/ Richard J. Nelson

Richard J. Nelson

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